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                        UNITED STATES DISTRICT COURT
                             DISTRICT OF NEVADA
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  FRANK STOFFELS and KAREN STOFFELS, )
                                          3:08-CV-00468-ECR-GWF
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        Plaintiffs,
                                             Order
  vs.
10 DLJ MORTGAGE CAPITAL INC.; SELECT
   PORTFOLIO SERVICING, INC.;
11 SIGNATURE GROUP HOLDINGS p/k/a
   FREMONT REORGANIZING CORP. p/k/a
12 FREMONT INVESTMENT AND LOAN BREA
   CALIFORNIA; MORTGAGE ELECTRONIC
13 REGISTRATION SYSTEMS, INC.; SLM
   CORPORATION a/k/a SALLIE MAE; and
14 DOES I through X,
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        Defendants.
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        On February 29, 2012, we ordered (#232) the parties to file their
  proposed pretrial orders within fourteen (14) days, alternatively permitting
20 Defendants to dismiss the remaining counterclaim for equitable subrogation
21 which would close the case.
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        The parties have failed to comply with the order (#232) in any respect.
23 This is the second time they have failed to file their respective proposed
  pretrial orders.
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        IT IS, THEREFORE, HEREBY ORDERED that the parties shall have
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   seven (7) additional days within which to comply with the order
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1	(#232). If they fail to do so a third time, the action will be
2	dismissed without prejudice.
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6	DATED: March 16, 2012.
7	Edward C. Keed.
8	UNITED STATES DISTRICT JUDGE
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